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1	JAMES A. DIBOISE, State Bar No. 83296					
2	jdiboise@wsgr.com CHARLES T. GRAVES, State Bar No. 197923					
3	tgraves@wsgr.com BRIAN G. MENDONCA, State Bar No. 209728					
4	bmendonca@wsgr.com WILSON SONSINI GOODRICH & ROSATI					
5	Professional Corporation					
	One Market, Spear Tower, Suite 3300 San Francisco, CA 94105					
6	Telephone: (415) 947-2000 Facsimile: (415) 947-2099					
7	Attorneys for Plaintiff					
8	ACTUÁTE CORPORATION					
9	BENJAMIN K. RILEY, State Bar No. 112007 rileyb@howrey.com					
10	JAÝNĚ LAIPŘASERT, State Bar No. 256930					
11	laiprasertj@howrey.com HOWREY LLP					
12	525 Market Street, Suite 3600 San Francisco, CA 94105-2708 Telephone: (415) 848-4950 Facsimile: (415) 848-4999					
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14	Attorneys for Defendant					
15	JPMORGAN CHASE BANK, N.A.,					
	As Acquirer of Certain Assets and Liabilities of Washington Mutual Bank					
16						
17	UNITED STATES DISTRICT COURT					
18	NORTHERN DISTRICT OF CALIFORNIA					
19	ACTUATE CORPORATION, a Delaware) CASE NO.: CV 08-2918 SI				
20	corporation,) STIPULATION REGARDING CASE				
21	Plaintiff,	SCHEDULING SCHEDULING				
22	v.))				
23	JPMORGAN CHASE BANK, N.A., a Delaware	Hon. Susan Illston				
24	corporation, as Acquirer of Certain Assets and Liabilities of WASHINGTON MUTUAL	Complaint Filed: June 11, 2008 Trial Date: December 7, 2009				
25	BANK, a Washington corporation,)				
26	Defendant.					
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STIPULATION REGARDING CASE SCHEDULING CASE NO. CV 08-2918 SI DM_US:22208769_1

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1	Plaintiff Actuate Corporation ("Actuate") and Defendant JPMorgan Chase Bank, N.A., as		
2	Acquirer of Certain Assets and Liabilities of Washington Mutual Bank ("Washington Mutual"),		
3	hereby submit this stipulation regarding the case schedule.		
4	(1) Recent Mediation: The parties attended a mediation on September 11, 2009, and		
5	expect to enter into an out-of-court resolution;		
6	(2) Current Case Schedule: Under the current schedule, the last day for expert		
7	depositions is September 25, 2009, and the motion deadlines are October 2 for opening briefs,		
8	October 16 for opposition briefs, and October 23 for reply briefs, with a hearing set for		
9	November 6;		
10	(3) Stipulated Case Schedule: While the parties are currently finalizing the expected		
11	resolution, they wish to extend the case schedule by two weeks to avoid missing any deadlines.		
12	Accordingly, the parties hereby stipulate to extend the expert deposition deadline to October 9,		
13	2009. The parties likewise hereby stipulate to extend the motion dates to October 16, October		
14	30, and November 6, 2009, with a hearing on November 20, 2009, if such dates are convenient		
15	for the Court.		
16	(4) The parties respectfully request that the Court enter an Order reflecting this		
17	stipulation.		
18			
19	Dated: September 25, 2009 WILSON SONSINI GOODRICH & ROSATI Professional Corporation		
20	Trerection Corporation		
21	/s/ James A. DiBoise By:		
22	James A. DiBoise jdiboise@wsgr.com		
23	Charles T. Graves tgraves@wsgr.com		
24			
25	Attorneys for Plaintiff Actuate Corporation		
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Dated: September 25, 2009 **HOWREY LLP** /s/ Benjamin K. Riley By: _ Benjamin K. Riley rileyb@howrey.com Attorneys for Defendant JPMorgan Chase Bank, N.A., As Acquirer of Certain Assets and Liabilities of Washington Mutual Bank PURSUANT TO STIPULATION, IT IS SO ORDERED. Dated: The Honorable Susan Illston United States District Judge

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1	I, Charles T. Graves, am the ECF User whose identification and password are being used to file this STIPULATION REGARDING CASE SCHEDULING. In compliance with General Order 45.X.B, I hereby attest that BENJAMIN K. RILEY has concurred in this filing.		
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3		G 1 25 . 2000	WW. GOV. GOV. GOV. GOOD DAGY. A. DOG A. TV
4	Dated:	September 25, 2009	WILSON SONSINI GOODRICH & ROSATI Professional Corporation
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6			By: /s/ Charles T. Graves Charles T. Graves
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